' PATENT APPLICATION FEE DETERMINATION RECORD Effective December 8, 2004 CLAIMS AS FILED - PART I SMALL ENTITY OTHER THAN (Column 1) (Column 2) TYPE ___ OR SMALL ENTITY **TOTAL CLAIMS** RATE FEE RATE FEE FOR NUMBER FILED NUMBER EXTRA BASIC FEE 150.00 OR BASIC FEE 3 00.00 TOTAL CHARGEABLE CLAIMS ainus 20= X\$ 25≈ X\$50≈ OR INDEPENDENT CLAIMS minus 3 = X100= MULTIPLE DEPENDENT CLAIM PRESENT X200= OR +180= *. If the difference in column 1 is less than zero, enter "0" in column 2 +360= OR. TOTAL OR TOTAL CLAIMS AS AMENDED - PART II OTHER THAN (Column 1) (Column 2) (Column 3) SMALL ENTITY OR SMALL ENTITY CLAIMS HIGHEST REMAINING NUMBER ADDI-PRESENT ADDI-AMENDMENT AFTER PREVIOUSLY RATE TIONAL **EXTRA** RATE AMENOMENT TIONAL PAID FOR FEE FEE Total Minus 50 X\$ 25= X\$50= OR Independent Minus FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM X100= 3B O X200= OR +180= +360= OR . TOTAL **35Q** TOTAL ADDIT, FEE ADDIT. FEE (Column 1) (Column 2) (Column 3) CLAIMS HIGHEST REMAINING NUMBER ADDI-AMENDMENT PRESENT ADDI-AFTER PREVIOUSLY RAJE TIONAL **EXTRA** RATE AMENDMENT TIONAL PAID FOR FEE FEE Total Minus X\$ 25= X\$50= OR Independent Minus FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM X100= X200= OR +180= +360= OR TOTAL TOTAL OR ADDIT. FEE ADDIT, FEE (Column 1) (Column 2) (Column 3) CLAIMS HIGHEST REMAINING NUMBÉR ADDI-PRESENT AMENDMENT ADDI-AFTER **PREVIOUSLY EXTRA** RATE TIONAL AMENDMENT RATE TIONAL PAID FOR FEE FEE Total Minus X\$ 25=X\$50= OR Independent Minus FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM X100= X200= OR +180= +360= OR

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Applicant

Seyed-Ali Hajimiri

Filed

December 9, 2003

Art Unit

2817

Examiner

Khanh V. Nguyen

Docket No.

13641.0060

Customer No.:

33649

Title

COMMON GATE WITH RESISTIVE

FEED-THROUGH LOW NOISE AMPLIFIER

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I hereby certify that the papers enclosed herein are being submitted to the U.S. Patent and Trademark Office, via facsinise at 571-273-8300.

Dated: January 19, 2006

RESPONSE TO OFFICE ACTION

Dear Sir:

In response to the Office Action mailed October 19, 2005, Applicant respectfully submits the following arguments and amendments in the above-referenced application, and requests entry thereof to place the application in condition for Allowability:

Amendments to the Claims are reflected in the listing of claims that begin on page 2 of this paper.

Remarks begin on page 8 of this paper.

Conclusion begins on page 9 of this paper.

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·i.

CONCLUSION

In view of the foregoing remarks and for various other reasons readily apparent, Applicants submit that all of the claims now present are allowable, and withdrawal of the rejection and a Notice of Allowance are courteously solicited.

If any impediment to the allowance of the claims remains after consideration of this amendment, a telephone interview with the Examiner is hereby requested by the undersigned at (214) 939-8657 so that such issues may be resolved as expeditiously as possible.

No fee is believed to be due at this time. If any applicable fee or refund has been overlooked, the Commissioner is hereby authorized to charge any fee or credit any refund to the deposit account of Godwin Gruber LLP, No. 500530.

Dated: January 19, 2006

Respectfully submitted,

GODWIN PAPPAS LANGLEY RONQUILLO LLP

Christopher J. Rourk Reg. No. 39,348

1201 Elm Street, Suite 1700 Dallas, Texas 75270-2084 Telephone: (214) 939-4400 Facsimile: (214) 760-7332

Email: crourk@godwingruber.com